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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/032,458	01/02/2002	Raymond Anthony Joao	RJ450	6587		
7590 03/30/2004			EXAMINER			
RAYMOND A. JOAO, ESQ.			ELISCA, PIERRE E			
122 BELLEVU YONKERS, N	- -	ART UNIT	PAPER NUMBER			
,			3621			
			DATE MAILED: 03/30/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No		Applicant(s)	
	_	10/032,458		JOAO, RAYMOND ANTH	
Office Action	Summary	Examiner		Art Unit	
•		Pierre E. Elisca	1	3621	
The MAILING DATE Period for Reply	of this communication	appears on the cove	r sheet with the d	correspondence addre	ess
A SHORTENED STATUTO THE MAILING DATE OF T Extensions of time may be available after SIX (6) MONTHS from the ma If the period for reply specified abov If NO period for reply is specified ab Failure to reply within the set or extensions Any reply received by the Office late earned patent term adjustment. Se	HIS COMMUNICATIO e under the provisions of 37 CFR fling date of this communication. e is less than thirty (30) days, a loove, the maximum statutory per ended period for reply will, by state er than three months after the ma	N. 1.136(a). In no event, how reply within the statutory mi od will apply and will expire tute, cause the application	ever, may a reply be tin nimum of thirty (30) day SIX (6) MONTHS from to become ABANDONE	mely filed rs will be considered timely. In the mailing date of this comm D (35 U.S.C. § 133).	nunication.
Status					
1) Responsive to comm					
2a)⊠ This action is FINAL	/—	his action is non-fir			
3) Since this application		•	•		erits is
closed in accordance	with the practice unde	er Ex parte Quayle,	1935 C.D. 11, 4	53 O.G. 213.	
Disposition of Claims					
4)⊠ Claim(s) <u>1-20</u> is/are _l	pending in the applicati	on.			
	n(s) is/are witho	rawn from conside	ration.		
5) Claim(s) is/are					
6)⊠ Claim(s) <u>1-20</u> is/are i					
7) Claim(s) is/are	*	46			
8) Claim(s) are s	ubject to restriction and	a/or election require	ement.		
Application Papers					
9) The specification is ol	jected to by the Exam	iner.			
10) ☐ The drawing(s) filed o	n is/are: a) 🗌 a	ccepted or b) ob	jected to by the	Examiner.	
Applicant may not requ	est that any objection to t	he drawing(s) be held	in abeyance. See	e 37 CFR 1.85(a).	
_	heet(s) including the corr				• •
11) ☐ The oath or declaration	on is objected to by the	Examiner. Note the	attached Office	Action or form PTO-	152.
Priority under 35 U.S.C. § 119					
12) Acknowledgment is m	ade of a claim for forei	gn priority under 35	5 U.S.C. § 119(a))-(d) or (f).	
a) ☐ All b) ☐ Some * o			,		
1. Certified copies	s of the priority docume	ents have been rece	eived.		
2. Certified copies	s of the priority docume	ents have been rece	eived in Applicati	on No	
	ertified copies of the p			ed in this National Sta	age
	n the International Bur				
* See the attached detai	led Office action for a I	ist of the certified co	opies not receive	ed.	
Attachment(s)		-			
 Notice of References Cited (PTC Notice of Draftsperson's Patent I 		4) 🗌	Interview Summary Paper No(s)/Mail Da		
Information Disclosure Statemer Paper No(s)/Mail Date				atent Application (PTO-15	2)
S. Patent and Trademark Office TOL-326 (Rev. 1-04)	Office	Action Summary		Part of Paper No./M	ail Date 5

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DETAILED ACTION

- 1. This Office action is in response to Applicant's amendment, filed on1/12/2004.
- 2. Claims 9-16 and 18 are canceled and claims 1-8, 17 and 19-20 are pending.
- 3. The rejection to claims 1-20 under 35 U.S.C. 102 (e) as being anticipated by Kolls as set forth in the Office action mailed on 9/10/2003 is maintained. See below.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371° of this title before the invention thereof by the applicant for patent.
- 5. Claims 1-8, 17 and 19-20 are rejected under 35 U.S.C. 102 (e) as being anticipated by Kolls (U.S. pat. No. 6,604,085).

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As per claims 1, 6, 7, 8, 17 and 19-20 Kolls discloses a universal advertising and payment system for networking, monitoring and controlling electronic commerce and vending equipment, comprising:

a memory device for storing at least one of account information, account billing information, account statement information, marketing information, advertising information, and promotional information (see., abstract, col 26, lines 39-44, col 32, lines 22-32, specifically wherein it is stated the DII processing to bill a customer and can select advertising and other marketing advertisements from a database or local database);

a processor for automatically detecting a scheduled generation of at least one of an account bill, an account billing statement, an account statement, and an account correspondence, wherein the processor at least one of automatically identifies and automatically selects at least one of marketing materials, advertising materials, and promotional materials, to be provided with the at least one of an account bill, an account billing statement, an account statement, and an account correspondence, and further wherein the processor generates the at least one of marketing materials, advertising materials, and promotional materials (see., abstract, col 4, lines 46-65, col 22, lines 7-25, specifically wherein said advertisement can be target marketed to a selected..., fig 13); and

an output device for outputting the at least one of marketing materials, advertising materials, and promotional materials in hard copy form for physical mail delivery along with the at least one of an account bill, an account billing statement, an account

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statement, and an account correspondence (see., abstract, col 5, lines 19-34, item printer 104, col 4, lines 46-65, col 22, lines 7-25, please note that the printer of kolls is capable of printing data in hard copy form for physical mail delivery along with an account bill see., col 5, lines 47-67, specifically wherein said an unattended business center in which product and services can be vended. The control of a vending machine can include monitoring and accounting for products and services rendered from the vending machine...). Furthermore, a printer is for printing hardcopy or (s).

As per claims 2 and 5 Kolls discloses the claimed limitations wherein the at least one of marketing materials, advertising materials, and promotional materials, contains information regarding at least one of good, a product, a service, information, and a subscription for at least one of good, a product, a service, information, a magazine, a newspaper, and a periodical (see., abstract, col 4, lines 46-65, col 22, lines 7-25, it is inherent to realize that the vending machine of Kolls can also accept and display newspaper, magazine and a periodical).

As per claims 3 and 4 Kolls discloses the claimed limitations wherein the processor generates the at least one of an account bill, an account billing statement, an account statement, and an account correspondence, and further wherein the output device outputs the at least one of an account bill, an account billing statement, an account statement, and an account correspondence (see., abstract, col 4, lines 46-65, col 22,

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lines 7-25, specifically wherein said advertisement can be target marketed to a

selected..., fig 13.

RESPONSE TO ARGUMENTS

6. Applicant's arguments filed on 1/12/2004 have been fully considered but they are

not persuasive.

REMARKS

7. In response to Applicant's arguments, Applicant argues that the prior art of

record (Kolls 085") taken alone or in combination fails to anticipate or render obvious

the recited feature:

a. " a processor for automatically detecting a scheduled generation of at least one of an

account, an account billing, an account statement, and an account correspondence,

wherein the processor at least one of automatically identifies and automatically selects

at least one of marketing materials, advertising materials, and promotional materials, to

be provided with the at least one of an account bill, an account billing statement, an

account statement, and an account correspondence, and further wherein the processor

generates the at least one of marketing materials, advertising materials, and

promotional materials" (see., abstract, col 4, lines 46-65, col 22, lines 7-25, specifically

wherein said advertisement can be target marketed to a selected..., fig 13).

b. "an output device for outputting the at least one of marketing materials, advertising

materials, and promotional materials in hard copy form for physical mail delivery along

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with the at least one of an account bill, an account billing statement, an account statement, and an account correspondence" (see., abstract, col 5, lines 19-34, item printer 104, col 4, lines 46-65, col 22, lines 7-25, please note that the printer of kolls is capable of printing data in hard copy form for physical mail delivery along with an account bill see., col 5, lines 47-67, specifically wherein said an unattended business center in which product and services can be vended. The control of a vending machine can include monitoring and accounting for products and services rendered from the vending machine...). Furthermore, a printer is for printing hard copy or (s).

Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pierre E. Elisca whose telephone number is 703 305-3987. The examiner can normally be reached on 6:30 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on 703 305-9769. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Pierre Eddy Elisca

Primary patent Examiner

March 25, 2004